JOHN S. PANGELINAN

P.O. Box 501721 Saipan, MP 96950

Telephone No. (670) 322-0322

Pro se

FILED Clerk District Court

APR 3 0 2006

For The Northern Mariana Islands
By

(Deputy Clerk)

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN MARIANA ISLANDS

JOHN S. PANGELINAN)	Civil Action No. 08-0004
Plaintiff,	j .	
 ,	í	MOTION FOR DECLA-
	j .	RATORY JUDGMENT
v.	j .	DECLARING THAT FE-
	j .	DERAL DEFENDANTS
	í	ARE NOT IMMUNE TO
	<u> </u>	THIS LAWSUIT, DE-
DAVID A. WISEMAN, ALEX R. MUNSON,	`	CLARING CIVIL AC-
CRAIG N. MOORE, MARGARITA D.L.G.	Ś	TION NO. 97-0073 NULL
WONENBERG, MELINDA N. BRUNSON,	Ś	AND VOID AND CRIMI-
JOSEPH AUTHER, DONALD HALL, WOLF	Ś	NAL ACTION NO.S 02-
CALVERT, GRAND JURORS 11 Thru 23,	Ś	00016, 04-00015 & 06-00012
JURORS 1 Thru 12, ROY E. ALEXANDER	í	NULL AND VOID UNDER
ROBERT T. TORRES, LILLIAN A. TENORIO	Ś	28 U.S.C. §2201, AND FOR
and RUFO T. MAFNAS	Ś	DECLARATORY RELIEF
	í	UNDER 28 U.S.C. §2202
Defendants,	í	AND FOR WRITS OF CO-
2 0.0	Ś	RAM NOBIS VACATING,
	j .	NULLIFYING and DIS-
ANGELITO TRINIDAD, RONNIE PALOMO,	j .	MISSING SAID CIVIL
HERMAN TEJADA, ESPERANZA DAVID,	j –	AND CRIMINAL CASES
ANTONIO ALOVERA and UNITED STATES	j –	AND MOTION TO EX-
OF AMERICA,	j .	CEED PAGE LIMIT
,)	
Respondents.)	Date: (Will be provided
•)	Time: as soon as it can
	_)	June: be determined)

MOTION

COMES NOW, JOHN S. PANGELINAN, the plaintiff and hereinafter referred to as "Pangelinan", and moves this Court, pursuant to Rule 56(a), Fed.R.Civ.P., for a declaratory judgment 1) declaring that Federal Defendants are not immune to this lawsuit, collectively or separately, for they acted or committed conducted in clear absence of all jurisdiction and could have reasonably known that what they did was contrary to clearly established law; 2) declaring *Trinidad*, et al. v. Pangelinan, et al., Civil Action No. 97-0073, null and void under 28 U.S.C. §2201 and for declaratory relief vacating, nullifying and dismissing it under 28 U.S.C. §2202; and, 3) declaring criminal cases <u>USA v. Pangelinan</u>, Criminal Action No. 04-00015, and <u>USA v. Pangelinan</u>, Criminal Action No. 06-00012, null and void all under 28 U.S.C. §2201 and for declaratory relief under 28 U.S.C. §2202 and for writs of coram nobis under 28 U.S.C. §1651 vacating, nullifying and dismissing each and every criminal case.

Pangelinan further moves for leave pursuant to this Court's Local Rule 7.1,d. to file supporting memorandum exceeding twenty-five pages and waiver of the rule's requirements. As can be noted from the above, lots of sub-issues are needed to be addressed before arriving to the ultimate issues that are needed to be addressed and the legal conclusions that will drawn from them all. Pangelinan has already drafted his supporting memorandum and finds that leave and waiver are needed to be applied to this Court in this case for the motion to be properly presented and argued.

Pangelinan will further calendar and provide notice of the hearing of the above motion as soon as it can be determined and upon the grant by this Court of his motion.

Dated this 30th day of April, 2008.

ohn S. Pangelinan

¥laintiff, *pro se*